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APPLICATION NO.	FI	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/660,311	09/11/2003		A. J. Corso	CORA/0002	5409
24945	7590	08/09/2005		EXAMINER	
STREETS &	& STEEL	LE	PARSLEY, DAVID J		
13831 NORTHWEST FREEWAY SUITE 355				ART UNIT	PAPER NUMBER
HOUSTON, TX 77040				3643	
				DATE MAIL ED: 08/09/2004	ς.

Please find below and/or attached an Office communication concerning this application or proceeding.

~	Application No.	Applicant(s)					
	10/660,311	CORSO ET AL.					
Office Action Summary	Examiner	Art Unit					
	David J. Parsley	3643					
The MAILING DATE of this communication appeared for Reply	ears on the cover sheet with the c	correspondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be tir within the statutory minimum of thirty (30) day ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed rs will be considered timely. If the mailing date of this communication. D (35 U.S.C. § 133).					
Status	•						
1) Responsive to communication(s) filed on 27 Ma	Responsive to communication(s) filed on <u>27 May 2005</u> .						
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closed in accordance with the practice under E.	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4)⊠ Claim(s) <u>1-5,7,9-12,14-24 and 26-28</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
7) Claim(s) is/are objected to.	Claim(s) is/are rejected.						
8) Claim(s) are subject to restriction and/or	election requirement	·					
Application Papers							
9) The specification is objected to by the Examiner							
10)⊠ The drawing(s) filed on <u>11 September 2003</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.							
Applicant may not request that any objection to the d	. ,	` '					
Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Example 11.		•					
The dath of declaration is objected to by the Exa	aminer. Note the attached Office	Action or form PTO-152.					
Priority under 35 U.S.C. § 119	•						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C. § 119(a))-(d) or (f).					
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau	` '''	•					
* See the attached detailed Office action for a list of the certified copies not received.							
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AM A A WARMAN	١						
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO_413)					
Paper No(s)/Mail Date							
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informal P	atent Application (PTO-152)					
S. Patent and Trademark Office	-/ <u></u> '						

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Detailed Action

Amendment

1. This office action is in response to applicant's amendment dated 5-27-05 and this action is final.

Claim Rejections - 35 USC § 112

2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 26-27 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Both of claims 26 and 27 depend from a cancelled claim 25 and thus it is unclear from which claim these claims depend. For purposes of the prior art rejections below in paragraphs 3-4 of this office action, claims 26 and 27 are being considered as dependent upon claim 24.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-3, 10 and 28 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 3,304,645 to Hardesty et al.

Referring to claim 1, Hardesty et al. discloses a fishing apparatus comprising, a buoyant board-like support member – at 12,18,34,46, having at least a pair of opposing gripping apertures or indentations provided therein – at 32, the gripping apertures or indentations each being disposed adjacent respective opposing edges of the support member and each being elongated along an axis that is substantially parallel to the respective opposing edges – see for example figures 1-3, to facilitate the insertion of the fingers of both hands of a user in the respective pair of gripping apertures or indentations simultaneously – see for example figures 1-3, thereby providing for balanced hand gripping of the support member by a user, a fish container – at 16-22, secured to the support member for holding fish – see for example figures 1-3, and a first bait container – at 16-22, secured to the support member for storing bait – see for example figures 1-3.

Referring to claim 2, Hardesty et al. discloses the support member has a cleat – at 34, mounted thereon for tethering to a user – see for example figures 1-3.

Referring to claim 3, Hardesty et al. discloses the support member has a securing aperture

- see proximate 34, therethrough for tethering to a user – see figures 1 and 3.

Referring to claim 10, Hardesty et al. discloses a tether – at 36, secured at or near one of its ends to the support member – see figure 1, the tether adapted for being secured at or near the other of its ends to a user – see for example figures 1-3.

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Referring to claim 28, Hardesty et al. discloses a fishing apparatus comprising, a buoyant board-like support member – at 18, having at least a pair of opposing gripping apertures or indentations provided therein – see proximate 32 as seen in figures 1 and 3, the gripping apertures or indentations each being disposed adjacent respective opposing edges of the support member – see at 32 in figures 1 and 3, and each being elongated along an axis that is substantially parallel to the respective opposing edges to facilitate insertion of the fingers of both hands of a user in the respective pair of gripping apertures or indentations simultaneously – see for example at 32 in figures 1 and 3, thereby providing for balanced hand gripping of the support member by a user – see for example figures 1 and 3, a fish container – at any of 16,22, secured to the support member – at 18 – see for example figures 1-3, for holding live fish, the fish container being equipped with one or more apertures – at 24, for passage of ambient water therethrough – see for example figures 1-3, and a bait container – at any other of 16,22, secured to the support member – at 18 – see figures 1-3, for holding live bait, the bait container being equipped with one or more apertures for passage of ambient water therethrough – see for example at 24 in figures 2-3.

Claims 12 and 24 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 3,357,127 to Barradale.

Referring to claim 12, Barradale discloses a fishing apparatus comprising, a buoyant board-like support member – at 15-19, a fish container – at 10-14, secured to the support member for holding fish, the fish container being equipped with one or more apertures – at 45, for passage of ambient therethrough – see for example figures 1-3, a first bait container – at 18, secured to the support member for storing bait, the first bait container being equipped with one

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or more apertures – see figures 1, 3-4, for passage of ambient water therethrough, and a first upright tubular gear container – at 20,21, secured to and extending substantially above the support member – see figures 1-2, for supporting elongated fishing gear in a substantially vertical position above the support member – see for example figures 1-4. Barradale does not disclose the tubular gear container supports elongated fishing gear in a substantially vertical position above the support member. However, these limitations constitute intended use/functional limitations in an apparatus claim. Therefore, it is deemed that the device of the Barradale reference is capable of performing the function as claimed.

Referring to claim 24, Barradale discloses a fishing apparatus comprising a unitary buoyant board-like support member – at 15,17 or 19, a fish container – at 10-14, secured to the support member adjacent one end thereof for holding live fish – see for example figures 1-2, the fish container being equipped with one or more apertures – at 45, for passage of ambient water therethrough – see for example figures 1-3, a first bait container – at 18, secured to the support member adjacent another end of thereof opposite the one end for holding live bait – see for example figures 1-3, the first bait container being equipped with one or more apertures for passage of ambient water therethrough – see for example at 18 in figures 1 and 3-4, and a second bait container – at 20,21, secured to the support member between the fish container and the first bait container for holding artificial bait – see for example figures 1 and 3. Barradale does not disclose the second container holds artificial bait. However, this limitation is an intended use (functional) limitation in an apparatus claim and it is deemed that the device of Barradale is capable of holding artificial bait in the container – at 21 since as seen in figures 1 and 3 the container is of sufficient size and shape to house artificial bait.

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Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 4, 7, 9, 11 and 20-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hardesty et al. as applied to claim 1 above, and further in view of U.S. Patent No. 6,014,833 to Benavidez.

Referring to claim 4, Hardesty et al. further discloses the support member comprises a buoyant material – at 46. Hardesty et al. does not disclose the support member is filled with an expanded polystyrene material. Benavidez does disclose the support member is filled with an expanded polystyrene material – see for example column 3 lines 37-51. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Hardesty et al. and add the support member filled with polystyrene of Benavidez, so as to allow for the device to float on water and thus be easily accessible to the user.

Referring to claim 7, Hardesty et al. does not disclose the support member has four gripping indentations therein. Benavidez does disclose the support member has four gripping indentations provided therein – see for example at 68,69 in figure 1. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Hardesty et al. and add the

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four gripping indentations of Benavidez, so as to allow for the device to be easily manipulated by the user.

Referring to claim 9, Hardesty et al. does not disclose the support member has four gripping apertures therethrough. Benavidez does disclose the support member has four gripping apertures therethrough – see at 68,69 in figure 1. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Hardesty et al. and add the four gripping apertures of Benavidez, so as to allow for the device to be easily manipulated by the user.

Referring to claim 11, Hardesty et al. does not disclose the support member is equipped for measuring the length of a fish. Benavidez discloses the support member is equipped for measuring the length of a fish – see at 55. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Hardesty et al. and add the support member equipped for measuring a fish of Benavidez, so as to allow the user to quickly determine the size of a fish.

Referring to claim 20, Hardesty et al. further discloses a portion of the first bait container – at 16,22, extends downwardly beneath the support member – at 18 – see for example figures 1-3. Hardesty et al. does not disclose the support member has a bait-holding aperture sized and shaped to receive the first bait container therethrough. Benavidez does disclose the support member – at 10-16, has a bait-holding aperture – see proximate 21, sized and shaped to receive the first bait container – at 21,22 – see for example figure 1. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Hardesty et al. and add the first bait container of Benavidez, so as to allow for live bait to be maintained in the device during use.

Referring to claim 21, Hardesty et al. as modified by Benavidez further discloses the first bait container is adapted for holding live bait – see for example at 18 in Hardesty et al. and column 3 lines 58-61 of Benavidez.

Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hardesty et al. as applied to claim 1 above, and further in view of U.S. Patent No. 4,918,853 to Bascom et al. Hardesty et al. does not disclose the support member has a fluorescent outer surface. Bascom et al. does disclose the support member has a fluorescent outer surface – see for example column 4 lines 19-24. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Hardesty et al. and add the fluorescent outer surface of the support member of Bascom et al., so as to allow for the device to be easily visible to the user.

Claims 14-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Barradale as applied to claim 12 above, and further in view of U.S. Patent No. 6,405,478 to Westley.

Referring to claim 14, Barradale does not disclose a utility bar secured to the support member, the utility bar having a plurality of storage apertures therethrough for receiving fishing gear. Westley does disclose a utility bar – at 12,16,20, secured to the support member – at 14, the utility bar having a plurality of storage apertures therethrough – see proximate 36-42 in figures 1-3, for receiving fishing gear – at 36 or 38-42 – see for example figures 1-3. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Barradale and add the utility bar of Westley, so as to allow for a fisherman to easily obtain equipment from the device.

Referring to claim 15, Barradale as modified by Westley further discloses at least three upright tubular gear containers – at 34 or 36, secured to and extending substantially above the support member – see for example figures 1-3 of Westley, and wherein the utility bar – at

12,16,20, is connected across the three upright gear containers at an elevation above the upper surface of the support member – see for example figures 1-3 of Westley.

Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hardesty et al. as applied to claim 1 above, and further in view of U.S. Patent No. 5,394,639 to Tentler. Hardesty et al. does not disclose the support member is equipped with at least one rudder for stability while fishing, the rudder having at least two flat sides. Tentler does disclose the support member – at 14-20, is equipped with at least one rudder – at 38, for stability while fishing, the rudder – at 38, having at least two flat sides – see for example figures 2-5. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Hardesty et al. and add the rudder of Tentler, so as to allow for the device to move more quickly and under more control through the water.

Claims 17-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hardesty et al. as applied to claim 1 above, and further in view of U.S. Patent No. 6,269,587 to Wallace.

Referring to claim 17, Hardesty et al. further discloses the fish container – at 16,22, extends downwardly beneath the support member – see for example figures 1-3. Hardesty et al. does not disclose the support member has a fish-holding aperture sized and shaped to receive the fish container therethrough. Wallace does disclose the support member – at 22, has a fish-holding aperture – at 20, sized and shaped to receive a fish container – at 18, therethrough – see for example figure 1. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Hardesty et al. and add the fish container of Wallace, so as to allow for fish in the fish container to be kept alive in the water in which the device is placed.

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Referring to claim 18, Hardesty et al. as modified by Wallace further discloses the fish container is a generally tubular-shaped net – at 18,58, that permits the submergence of fish disposed therein while fishing – see for example figure 1 of Wallace.

Referring to claim 19, Hardesty et al. as modified by Wallace further discloses the net has a mouth – see proximate 56 in figure 1 of Wallace, that is adjustable between an open configuration and a closed configuration – see for example at 56 in figure 1 of Wallace.

Claims 22-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hardesty et al. as modified by Benavidez as applied to claim 20 above, and further in view of U.S. Patent No. 4,794,723 to Arnold et al.

Referring to claim 22, Hardesty et al. as modified by Benavidez further discloses the bait container – at 21 of Benavidez is substantially cylindrical – see for example figure 1 of Benavidez. Hardesty as modified by Benavidez does not disclose the bait container has an openable lid. Arnold et al. does disclose the bait container is substantially cylindrical – see figures 3-4, and has an openable lid – at 52. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Hardesty et al. as modified by Benavidez and add the bait container with cylindrical shape and lid of Arnold et al., so as to allow for the fisherman to easily store and remove fish from the bait container.

Referring to claim 23, Hardesty et al. as modified by Benavidez does not disclose the bait container is made of plastic. Arnold et al. does disclose the bait container is made of plastic – see for example column 5 lines 46-50. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Hardesty et al. as modified by Benavidez and add the bait container made of plastic of Arnold et al., so as to make the device lightweight and durable.

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Claim 26 is rejected under 35 U.S.C. 103(a) as being unpatentable over Barradale as applied to claim 24 above, and further in view of Wallace.

Referring to claim 26, Barradale further discloses the second bait container – at 20,21, is secured to the upper surface of the support member – see figures 1 and 3. Barradale does not disclose the second bait container is a plastic box having an openable lid and a plurality of bait holding compartments. Wallace does disclose the second bait container – at 30,32 of Wallace, is secured to the upper surface of the support member – see figure 1 of Wallace, and includes at least one box – at 30,32, having an openable lid – see figure 1, and a plurality of bait holding compartments – see for example figure 1 of Wallace. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Barradale and add the bait container with openable lid of Wallace, so as to allow for the bait to be protected during use, transporting and storage. Barradale as modified by Wallace does not disclose the second bait container is plastic, however it would have been obvious to one of ordinary skill in the art to take the device of Barradale as modified by Wallace and add the container made of plastic, so as to allow for the device to be both lightweight and durable.

Claim 27 is rejected under 35 U.S.C. 103(a) as being unpatentable over Barradale as applied to claim 25 above, and further in view of U.S. Patent No. 5,802,760 to Campbell.

Barradale further discloses the second bait container – at 20,21, is secured to the upper surface of the support member – at 17 or 19 – see figures 1 and 3. Barradale does not disclose the second bait container includes a plurality of stacked plastic boxes each having an openable lid and a plurality of bait holding compartments. Campbell does disclose the second bait container is secured to the upper surface of the support member and includes a plurality of stacked plastic

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boxes – at 5-9, each having an openable lid and a plurality of bait holding compartments – see for example figure 1. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Barradale and add the stacked compartments of Campbell, so as to allow for the device to hold more fishing equipment.

Response to Arguments

5. Applicant's arguments with respect to claims 1-5, 7, 9-12, 14-24 and 26-28 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

The following patents are cited to further show the state of the art with respect to floating fishing gear holders in general:

- U.S. Pat. No. 3,045,262 to Mitchell shows floating fishing equipment holder
- U.S. Pat. No. 4,638,593 to Garcia shows floating bait holder
- U.S. Pat. No. 5,117,577 to Burghoff shows floating board-like fishing device
- U.S. Pat. No. 5,597,277 to Mayfield shows floating fishing device
- U.S. Pat. No. 6,729,066 to Howley shows bait holder

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7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to David J. Parsley whose telephone number is (571) 272-6890. The examiner can normally be reached on 9hr compressed.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter Poon can be reached on (571) 272-6891. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

David Parsley
Patent Examiner
Art Unit 3643

PETER M. POON SUPERVISORY PATENT EXAMINER

8/4/05